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5	Attorneys for Defendants DOUGLAS COUNTY, SCOTT SHICK, AND		
6	VICTORIA SAUER-LAMB		
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9	DISTRICT OF ILLVIIDIA		
10	JOHN ENOS, an individual,	CASENO 217 00005 NAD CLD	
11	Plaintiff,	CASE NO. 3:17-cv-00095-MMD-CLB	
12	VS.	CTIDIII ATION AND ODDED TO	
13	DOLICI VE COLDIEM 17. 1 1 1 1 1 1 1 C	STIPULATION AND ORDER TO EXTEND TIME TO FILE	
14	DOUGLAS COUNTY, a political subdivision of the State of Nevada; SCOTT SHICK, Chief	PROPOSED JOINT PRETRIAL ORDER (FOURTH REQUEST)	
15	Juvenile Probation Officer of the Juvenile Probation Department; VICTORIA SAUER-LAMB,		
16	Supervisor of the Juvenile Probation Department;		
17	DOE GOVERNMENTAL ENTITIES 1-10; DOE BUSINESS ENTITIES 1-10; and DOE		
18	INDIVIDUALS 4-50,		
19	Defendants.		
20			
21	COMES NOW Plaintiff, JOHN ENOS, and Defendants, DOUGLAS COUNTY, SCOT		
22	SHICK, and VICTORIA SAUER-LAMB, by and through their undersigned attorneys of record		
23	and hereby request an additional sixty (60) days in which to file their proposed Joint Pre-Trial		
24	Order. The proposed Joint Pretrial Order is currently due on Thursday, August 20, 2020. The		
25			
26	parties are requesting an additional sixty (60) days <b>through and including Monday, October</b>		
27	19, 2020, in which to file the proposed Joint Pretrial Order.		
28	The parties stipulate and agree that the instant	request is not made for the purpose of	

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	delay and that no party will be prejudiced should the Court grant same. The parties are pursuing		
,	settlement negotiations and wish to avoid the costs and attorneys' fees associated with		
	preparation of the Joint Pre-Trial Order. There are numerous parties and/or insurance carriers		
	involved in the settlement negotiations in this case and Board approval of any settlement will		
	likely be necessary. These issues have led to this further request for extension of time for the		
,	parties to submit their Joint Pre-Trial Order.		
,	DATED this 17 <sup>TH</sup> day of August, 2020.	DATED this 17 <sup>th</sup> day of August, 2020.	
,	THE GEDDES LAW FIRM, P.C.	THORNDAL ARMSTRONG DELK BALKENBUSH & EISINGER	
	By: / s / William Geddes  William J. Geddes, Esq. Kristen Geddes, Esq. 1575 Delucchi Lane, Suite 206 Reno, Nevada 89502 (775) 853-9455 will@thegeddeslawfirm.com Kristen@thegeddeslawfirm.com  DATED this 17 <sup>th</sup> day of August, 2020.  THE PALMER LAW FIRM, P.C.  By: / s / Raelene K. Palmer, Esq.	By: / s / Katherine F. Parks  Katherine F. Parks, Esq. State Bar No. 6227 6590 S. McCarran Blvd., Suite B Reno, Nevada 89509 (775) 786-2882  kfp@thorndal.com Attorneys for Defendants DOUGLAS COUNTY, SCOTT SHICK, AND VICTORIA SAUER-LAMB	
	Raelene K. Palmer, Esq. 5550 Painted Mirage Road, #320 Las Vegas, Nevada 89149 (702) 952-9533 rpalmer@plflawyers.com Attorneys for Plaintiff John Enos		

## **ORDER**

IT IS SO ORDERED.

DATED August 17 , 2020.

DISTRICT COURT JUDGE